Petitioner: Martin D Lynch "Concerned Parents" "National Parents Organization" Chairman of the Legislative Committee – AZFR 1039 W 19th St, Tempe AZ, 85281 602-550-6304 MDL222222222@gmail.com

IN THE SUPREME COURT

STATE OF ARIZONA

NOTICE OF CLAIM OF UNCONSTITUTIONALITY)	Appellate Action
ALL EXISTING AND PROPOSED VERSIONS OF)	CV 15-0319
ARFLP RULE 74 per ARS 12-1841.)	Supreme Court Number
	_)	R-15-0006

To the Honorable Justices of the Arizona State Supreme Court,

Pursuant to Article VI, Section 5.5, of the Arizona State Constitution, the Supreme Court of the State of Arizona has "Power to make rules relative to all procedural matters in any court." The Chief Justice has initiated a revision process for Rule 74 via Administrative Order No. 2015-13. These proceedings have arisen because consumers of Parenting Coordinator services had registered their dissatisfaction with the quality of those services. This honorable court is hereby notified that as part of Appellate action CV 15-0319 Petitioner has notified the Appellate Court that all current and proposed versions of Rule 74 are unconstitutional.

This assertion is true due to material omissions' for Rule 74 that fail to protect citizens from violations of their civil rights in particular but not exclusive of their right to due process. Detailed provisions have been put forth in the court forum R-15-0006 but have been thus far ignored by the review committee chaired by Judge Barton.

Respectfully and Sincerely,	June 16, 2015
Martin Lynch	